

COPY

247H

*in
Opinion*

1952

January 3

Frederick M. Clarke,
Commissioner of Motor Vehicles,
State House Annex

Dear Mr. Clarke:

This will confirm my oral opinion expressed in a recent discussion, that the provisions of R.L., c. 118, s. 33, authorizing the Commissioner to suspend the license of any operator or chauffeur, whenever he has reason to believe that the holder thereof is . . . operating improperly, constitute sufficient authority to order the suspension of license of an operator for operating a vehicle at a rate of speed greater than reasonable, on the ground that the words, operating improperly, include within their scope operating at a speed greater than reasonable. R.L., c. 119, s. 29.

Very truly yours,

Maurice M. Blodgett
Deputy Attorney General

MMB:HP

NEW HAMPSHIRE LAW LIBRARY

SEP 03 1998

CONCORD, N.H.